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. APPLICATION NO.	G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/608,067	06/30/2003	Boris Ginzburg	P-5760-US	7827		
27130 EITAN, PEAI	7590 05/11/200 RL, LATZER & COHEN		EXAM	INER		
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NEW YORK,	NY 10020		ART UNIT	PAPER NUMBER		
			2616			
			MAIL DATE	DELIVERY MODE		
•			05/11/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)	_
	10/608,067	GINZBURG ET AL.	
Office Action Summary	Examiner	Art Unit	
	Tri H. Phan	2616	
The MAILING DATE of this communication ap Period for Reply	opears on the cover sheet v	vith the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory perior.  Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a d will apply and will expire SIX (6) MO ute, cause the application to become A	ICATION. I reply be timely filed INTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on 30	<u>June 2003</u> .		
,	is action is non-final.		
3) Since this application is in condition for allow	ance except for formal ma	tters, prosecution as to the merits is	
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1-44 is/are pending in the applicatio	n.		
4a) Of the above claim(s) is/are withdr	· ·		
5) Claim(s) is/are allowed.			
6) Claim(s) <u>1-7, 9-15 and 17-44</u> is/are rejected.			
7)⊠ Claim(s) <u>8 and 16</u> is/are objected to.			
8) Claim(s) are subject to restriction and	or election requirement.		
Application Papers			
9) The specification is objected to by the Examir	ner.		
10) The drawing(s) filed on is/are: a) ac	cepted or b) objected to	by the Examiner.	
Applicant may not request that any objection to th	e drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the corre	ection is required if the drawin	g(s) is objected to. See 37 CFR 1.121(d).	
11)☐ The oath or declaration is objected to by the f	Examiner. Note the attache	ed Office Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:	ın priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
1.☐ Certified copies of the priority docume	nts have been received.		
2. Certified copies of the priority docume	nts have been received in	Application No	
3. Copies of the certified copies of the pri	iority documents have bee	n received in this National Stage	
application from the International Bure	au (PCT Rule 17.2(a)).	•	
* See the attached detailed Office action for a lis	st of the certified copies no	et received.	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview	Summary (PTO-413)	
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	o(s)/Mail Date Informal Patent Application	
3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) ☐ Notice of 6) ☐ Other: _	miorinai Faterit Application	
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#### Status

**DETAILED ACTION** 

1. This Office Action is in response to the communication(s) filed on June 30<sup>th</sup>, 2003.

Claims 1-44 are now pending in the application.

# Information Disclosure Statement

2. The application no. 10/668,173 listing of information disclosure statement (IDS) submitted on July 14<sup>th</sup>, 2004 is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information which caused it to be listed submitted for consideration by the Office. However, this information is being considered by the examiner.

### Claim Objections

- 3. Claims 6, 9, 14, 16-17, 21-23, 29-30, 40 and 42-43 are objected to because of the following informalities:
- in claim 6, line 2, the limitation "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.
- in claim 9, line 2, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.
- in claim 14, line 2, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.

Art Unit: 2616

- in claim 16, line 4, the limitation "based the comparison" should be correct to -- based on the comparison --.
- in claim 17, line 2, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.
  - in claim 21,
    - line 1, "the calculator" should be changed to -- a calculator --;
- line 3, "the throughput loss parameter" should be changed to -- a throughput loss parameter -- to avoid lack of antecedent basis.
- in claim 22, line 2, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.
  - in claim 23, lines 1-2, the word "a" after "is able to" should be deleted for clarity.
  - in claim 29,
    - line 1, "the calculator" should be changed to -- a calculator --;
  - line 2, "the collision probability parameter" should be changed to -- a collision probability parameter --;
  - line 3, "the throughput loss parameter" should be changed to -- a throughput loss parameter -- to avoid lack of antecedent basis.
- in claim 30, line 2, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.
- in claim 40, lines 1-2, the limitations "a storage medium, having stored thereon instructions, that when executed..." should be changed to -- a computer readable medium, having

stored thereon instructions, that when executed by computer, .... --; since, according to MPEP § 2106, instructions must be executed by computer.

- in claim 42, line 2, "the throughput loss parameter" should be changed to -- a throughput loss parameter -- to avoid lack of antecedent basis.
- in claim 43, line 3, "the network load" should be changed to -- a network load -- to avoid lack of antecedent basis.

Appropriate corrections are required.

# Claim Rejections - 35 USC § 112

4. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 5. Claims 2-9 and 11-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- Regarding claim 2, it is not clear how the "calculating" step is performed chronologically with respect to the step "selecting" of claim 1.

As to claims 2-9, steps such as "collecting", "estimating", "adjusting", "calculating", and "comparing" (see claims 2-9); it is not clear, in what order each of the step is performed with respect to the other steps recited in the claim that it depends from. The claims are written in such a way that the steps are performed in a manner not clearly corresponded to the order as disclosed by the specification and drawings of figures 4-5.

Application/Control Number: 10/608,067 Page 5

Art Unit: 2616

Same rejection's reason for claims 11-17, since it is not clear how steps in claims 11-17 are performed chronologically with respect to the steps "adjusting" and "selecting" in claim 10.

# Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 7. Claims 1-6, 10-14, 18-22, 24-25 and 34-43 are rejected under 35 U.S.C. 102(e) as being anticipated by **Peng et al.** (U.S.2004/0093421; hereinafter refer as '**Peng**').
- In regard to claim 1, **Peng** discloses, a method comprises

  selecting a channel access parameter based on a probability of collision between two or

  more packets (for example see page 4, para [0060]).
- Regarding claims 2 and 11, **Peng** discloses the method of claim 1 further comprises calculating a throughput loss parameter based on the probability of collision (for example see page 1, para [0019]; page 2, para [0025]).
  - In regard to claims 3 and 12, **Peng** further discloses the method comprises

Art Unit: 2616

collecting statistics of a packet time to provide an average packet time;

estimating a collision probability parameter; and

estimating a network load based on the average packet time and the collision probability

parameter (for example see page 1, para [0021]; pages 3-4, paras [0054-0056]).

- Regarding claims 4 and 13, **Peng** further discloses the method comprises

  estimating the throughput loss parameter based on the network load (for example see page 1, para [0019]; page 2, para [0025]).
- In regard to claim 5, **Peng** further discloses the method comprises

  dynamically adjusting a parameter of a contention window based on the probability of collision (for example see page 4, para [0060]; page 5, para [0071]).
- Regarding claims 6 and 14, **Peng** further discloses the method comprises

  adjusting a backoff parameter based on the network load; and

  adjusting a size of the contention window based on the adjusted backoff parameter (for example see page 4, para [0060; page 5, para [0071]).
- In regard to claim 10, **Peng** discloses, a method comprises

  dynamically adjusting a parameter of a contention window based on a probability of collision between two or more packets (for example see page 4, para [0060]; page 5, para [0071]); and

Art Unit: 2616

selecting a channel access parameter based on the adjusted parameter of the contention window (for example see page 4, para [0060]; page 5, para [0071]).

- Regarding claim 18, **Peng** discloses an apparatus ('communication node'), which comprises a channel access controller to select a channel access parameter based on a dynamically adjusted parameter of a contention window ('mean for detecting, 'means for calculating' and 'means for resetting'; for example see page 2, paras [0025-0026]; page 4, para [0060]), wherein the parameter of the contention window is adjustable based on a probability of collision between two or more packets transmitted from at least two mobile units (for example see page 4, para [0060]; page 5, para [0071]).
- In regard to claims 19, 35 and 41, **Peng** further discloses the apparatus comprises a calculator to calculate the probability of collisions based on an estimated throughput loss parameter which based on the collisions ('mean for calculating'; for example see page 2, paras [0025-0026]).
- Regarding claims 20 and 36, **Peng** further discloses the apparatus comprises

  a statistic module to accumulate a packet time of a received packet to provide a packet

  time parameter and to calculate a collision probability parameter ("mean for detecting", "means

  for calculating"; for example see page 2, paras [0025-0026]; page 4, paras [0056-60]).
  - In regard to claims 21, 37 and 42, Peng further discloses,

wherein the calculator is able to estimate a network load based on the packet time parameter and the collision probability parameter (for example see pages 3-4, paras [0054-0056]) and to estimate the throughput loss parameter based on the network load (for example see page 1, para [0019]; page 2, para [0025]; page 5, para [0071]).

- Regarding claims 22 and 43, Peng further discloses,

wherein channel access controller is able to adjust a backoff parameter based on the network load and to adjust a size of the contention window based on the adjusted backoff parameter (for example see page 4, para [0060; page 5, para [0071]).

- In regard to claim 34, **Peng** discloses, a wireless communication system (for example see page 1, para [0002]) comprises

one or more mobile unit to receive a channel access parameter ('communication node'; for example see page 2, para [0026]); and

an access point ('communication node') comprises a channel access controller to select the channel access parameter based on dynamically adjusted parameter of a contention window ('mean for detecting, 'means for calculating' and 'means for resetting'; for example see page 2, paras [0025-0026]; page 4, para [0060]) wherein, the parameter is able to be adjusted based on probability of collisions between two or more packets transmitted from at least two mobile units of the one or more mobile units (for example see page 4, para [0060]; page 5, para [0071]).

- Regarding claims 24 and 38, **Peng** further discloses,

Application/Control Number: 10/608,067 Page 9

Art Unit: 2616

wherein channel access controller is able to operate according to a carrier sense multiple access with collision avoidance with exponential backoff module (for example see Peng: page 3, para [0052]; page 5, para [0071]).

- Regarding claims 25 and 39, Peng further discloses,

wherein the channel access parameter is a time slot within the contention window (for example see **Peng**: page 1, para [0007]).

- In regard to claim 40, **Peng** discloses, an article ('communication node') comprising: a storage medium, having stored thereon instructions (wherein the "storage medium" is inherently in the communication node for storing functions to perform as calculating, retrieving, resetting, etc. as disclosed in page 2, paras [0025-0026]), that when executed, result in:

dynamically adjusting a parameter of a contention window based on probability of collisions between two or more packets (for example see page 4, para [0060]; page 5, para [0071]); and

selecting a channel access parameter based on the contention window (for example see page 4, para [0060]; page 5, para [0071]).

## Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

<u>Note:</u> The term "able to" is not positive limitation; therefore, the recited limitations following the term "able to" may not be considered the claimed limitation. It is suggested applicant changing into positive term.

- 9. Claims 26-30 and 32-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Peng et al.** (U.S.2004/0093421).
- Regarding claim 26, **Peng** discloses an apparatus ('communication node'), which comprises a channel access controller to select a channel access parameter based on a dynamically adjusted parameter of a contention window ('mean for detecting, 'means for calculating' and 'means for resetting'; for example see page 2, paras [0025-0026]; page 4, para [0060]), wherein the parameter of the contention window is adjustable based on a probability of collision between two or more packets transmitted from at least two mobile units (for example see page 4, para [0060]; page 5, para [0071]). Though, **Peng** fails to explicitly disclose about the "omni-directional antenna" for providing the transmission of channel access parameter to mobile units; however, omni-directional antenna is well known in the art for providing non-directional signal broadcasting within near field ranging versus directional antenna for providing gain in the direction of oncoming traffic; and where the types of antenna are system engineering choices, which depends from system to system.

Therefore, it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to use omni-directional antenna for less cost in installation and maintenance.

Application/Control Number: 10/608,067 Page 11

Art Unit: 2616

- In regard to claim 27, **Peng** further discloses the apparatus comprises

a calculator to calculate the probability of collisions based on an estimated throughput loss parameter which based on the collisions ('mean for calculating'; for example see page 2, paras [0025-0026]).

- Regarding claim 28, Peng further discloses the apparatus comprises

a statistic module to accumulate a packet time of a received packet to provide a packet time parameter ("mean for detecting", "means for calculating"; for example see page 2, paras [0025-0026]; page 4, paras [0056-60]).

- In regard to claim 29, Peng further discloses,

wherein the calculator is able to estimate a network load based on the packet time parameter and the collision probability parameter (for example see pages 3-4, paras [0054-0056]) and to estimate the throughput loss parameter based on the network load (for example see page 1, para [0019]; page 2, para [0025]; page 5, para [0071]).

- Regarding claim 30, **Peng** further discloses,

wherein channel access controller is able to adjust a backoff parameter based on the network load and to adjust a size of the contention window based on the adjusted backoff parameter (for example see page 4, para [0060; page 5, para [0071]).

- In regard to claim 32, **Peng** further discloses,

Art Unit: 2616

wherein channel access controller is able to operate according to a carrier sense multiple access with collision avoidance with exponential backoff module (for example see Peng: page 3, para [0052]; page 5, para [0071]).

- Regarding claim 33, **Peng** further discloses,

wherein the channel access parameter is a time slot within the contention window (for example see **Peng**: page 1, para [0007]).

- 10. Claims 7, 9, 15, 17, 23, 31 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over **Peng et al.** (U.S.2004/0093421) in view of **Guo et al.** (U.S.6,937,591; hereinafter refer as 'Guo').
- In regard to claims 7, 15 and 44, **Peng** discloses all the subject matter of the claimed invention as discussed in part 7 of this office action above for method and system to improve throughput on wireless LAN; except for *dynamically adjusting a parameter of a contention window based on equilibrium between packet loss parameters*. However, such implementation is known in the art.

For example, **Guo** discloses the system and method for providing adaptive updates access parameters to ensure fairness in wireless time slotted network (for example see Abstract; col. 2, lines 1-43); and *dynamically adjusting a parameter of a contention window based on equilibrium between packet loss parameters* (for example see fig. 5; col. 11, line 30 through col. 12, line 3).

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to implement the adjusting of the contention window's parameter based

on equilibrium between packet loss parameters as taught by **Guo** in **Peng**'s system, with the motivation being to improve the fairness on the distributed basis for wireless time slotted network as disclosed in **Guo**: Abstract; col. 2, lines 20-22.

- Regarding claims 9 and 17, the combination **Peng** of and **Guo** further discloses adjusting a backoff parameter based on the network load; and adjusting a size of the contention window based on the adjusted backoff parameter (for example see **Peng**: page 4, para [0060; page 5, para [0071]).

- In regard to claims 23 and 31, **Peng** discloses all the subject matter of the claimed invention as discussed in part 7 of this office action above for method and system to improve throughput on wireless LAN; except for *dynamically adjusting a parameter of a contention window based on equilibrium between packet loss parameters*. However, such implementation is known in the art.

For example, **Guo** discloses the system and method for providing adaptive updates access parameters to ensure fairness in wireless time slotted network (for example see Abstract; col. 2, lines 1-43); and *dynamically adjusting a parameter of a contention window based on equilibrium between packet loss parameters* (for example see fig. 5; col. 11, line 30 through col. 12, line 3).

Thus it would have been obvious to the person of ordinary skill in the art at the time of the invention was made to implement the adjusting of the contention window's parameter based on equilibrium between packet loss parameters as taught by **Guo** in **Peng**'s system, with the

motivation being to improve the fairness on the distributed basis for wireless time slotted network as disclosed in **Guo**: Abstract; col. 2, lines 20-22.

# Allowable Subject Matter

11. Claims 8 and 16 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten or amended to overcome the objection and rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action, and included all of the limitations of the base claim and any intervening claims.

#### Conclusion

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Young et al. (U.S.6,965,942), Ho et al. (U.S.2002/0110085) and Sugar et al. (U.S.2003/0081628) are all cited to show devices and methods for improving the users' access in the wireless communication architectures, which are considered pertinent to the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tri H. Phan, whose telephone number is (571) 272-3074. The examiner can normally be reached on M-F (8:00-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chi H. Pham can be reached on (571) 272-3179.

Art Unit: 2616

Any response to this action should be mailed to:

**Commissioner of Patents and Trademarks** 

Washington, D.C. 20231

or faxed to:

(571) 273-8300

Hand-delivered responses should be brought to Randolph Building, 401 Dulany Street, Alexandria, VA 22314.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office, whose telephone number is (571) 272-2600.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tri H. Phan May 4, 2007

Page 15

PTO/SB/08A (10-96)

Approved for use through 10/31/99 OMB 0651-0031

Patent and Trademark Office: U S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Complete if Known Substitute for form 1449B/PTO 10/608,067 **Application Number** Filing Date June 30, 2003 INFORMATION DISCLOSURE STATEMENT BY APPLICANT First Named Inventor GINZBURG, Boris Group Art Unit 2001 2616 (use as many sheets as necessary) Not yet known Tri **Examiner Name** Pha Η. **Attorney Docket Number** P-5760-US Sheet

		NON PATENT LITERATURE DOCUMENTS	
Examiner nitials*	Cite No.'	include name of the author (in CAPITAL LETTERS). title of the article (where appropriate). title of the item (book, magazine, journal, serial. symposium, catalog, etc.), date, page(s). volume-issue number(s). publisher, city and/or country where published.	T²
/TP/	A	Haltao Wu et al.: "IEEE 802.11 Distributed Coordination Function (DCF): Analysis and Enhancement: National Key Lab of Switching Technology and Telecommunication Networks: IEEE 2002; 28 April 2002; ISBN: 0-7803-7400-2	V
/TP/	В	VITSAS V.: "Throughput analysis of linear backoff scheme in wireless LANs": Electronics Lotters, IEE Stevenage, GB, vol. 39, no. 1: 9 January 2003	V
/TP/	С	International Search Report: PCT/US2004/015584: mailed 18 October 2004	
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Examiner Signature	/Tri Phan/	Date Considered	04/16/2007

<sup>\*</sup> EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Oraw line through citation if not in conformance and not considered include copy of this form with next communication to applicant

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<sup>&</sup>lt;sup>1</sup> Unique citation designation number <sup>2</sup> Applicant is to place a check mark here if English language Translation is attached

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Complete if Known Substitute for form 1449A/PTO **Application Number** 10/608.067 June 30, 2003 INFORMATION DISCLOSURE **Filing Date** STATEMENT BY APPLICANT GINZBURG, Boris et al. First Named Inventor **2664** 2616 **Group Art Unit** (use as many sheets as necessary) Not Yet Assigned Tri H. **Examiner Name** han P-5760-US Sheet Attorney Docket Number

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		U.S. Paten	t Document	Name of Datastas on Applicant	Date of Publication of	Pages, Columns, Lines, Where Relevant
Examiner Initials*	Cite No.	Number	Kind Code <sup>2</sup> (if known)	Name of Patentee or Applicant of Cited Document	Date of Publication of Cited Document MM-DD-YYYY	Passages or Relevant Figures Appear
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Date Examiner /Tri Phan/ 04/16/2007 Considered Signature

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<sup>&</sup>lt;sup>1</sup> Unique cliation designation number. <sup>2</sup> See attached Kinds of U.S. Patent Documents. <sup>3</sup> Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). <sup>4</sup> For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. <sup>5</sup> Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST. 18 if possible. <sup>6</sup> Applicant is to place a check mark here if English language Translation is attached.

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		Application Number	10/608,067			
INFORMATION DISCLOSURE			N DISCLOSURE	Filing Date	June 30, 2003	
ST	STATEMENT BY APPLICANT			First Named Inventor	GINZBURG, Boris et al.	
				Group Art Unit	<b>2001</b> 2616	
(use as many sheets as necessary)		Examiner Name	Not yet known Tri H. Pha			
Sheet	2	of	2	Attorney Docket Number	P-5760-US	

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/TP/	В	ANS/IEEE Std 802.11, 1999 Edition, "Local and Metropolitan Area Networks: Wireless LAN"		
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				Application Number	10/608,067		
INFO	RMA	AOIT/	I DISCLOSURE	Filing Date	June 30, 2003		
STAT	<b>TEME</b>	ENT E	BY APPLICANT	First Named Inventor	GINZBURG, Boris		
				Group Art Unit	<del>2001</del> 2616		
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A	1999 Edition)	
	Draft Supplement to STANDARD FOR Telecommunications and Information	
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